

# EXHIBIT O



TRANSPERFECT

ALBANY

AMSTERDAM

ATLANTA

AUSTIN

BARCELONA

BOSTON

BRUSSELS

CHARLOTTE

CHICAGO

DALLAS

DENVER

DUBLIN

FRANKFURT

GENEVA

HONG KONG

HOUSTON

IRVINE

LONDON

LOS ANGELES

MIAMI

MINNEAPOLIS

MONTRÉAL

MUNICH

NEW YORK

PARIS

PHILADELPHIA

PORLAND

RESEARCH TRIANGLE PARK

SAN DIEGO

SAN FRANCISCO

SAN JOSE

SEATTLE

SINGAPORE

STOCKHOLM

SYDNEY

TOKYO

TORONTO

WASHINGTON, DC

City of New York, State of New York, County of New York

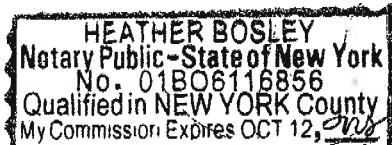
I, Eric Brown, hereby certify that the following is, to the best of my knowledge and belief, a true and accurate translation of the attached document "Croatian Law on Civil Procedure", from Croation to English.

Eric Brown

Sworn to before me this

30th day of August, 2007

Signature, Notary Public



Stamp, Notary Public

Croatian wording:

Agreement on territorial jurisdiction

Article 70

Provided that statute does not determine exclusive territorial jurisdiction, parties may agree on a court of first instance without territorial jurisdiction, provided that such court has competence ratione materiae. If the statute stipulates that two or more courts have territorial jurisdiction over a particular dispute, parties may agree on the jurisdiction of one of those courts at first instance or another court with competence ratione materiae.

Such an agreement shall be valid only if made in writing and if it concerns a particular dispute or several disputes all of which arise from a particular legal relationship.

The agreement on territorial jurisdiction is made in writing if executed by exchange of letters, telegrams, telexes, or other means of telecommunication that produce written evidence of a concluded agreement. The plaintiff has to enclose the agreement document with the suit.